

UNITED STATES DISTRICT COURT

NODE	2009
OFFICE	DISTON
	OF THE CLERY
TNIIA	- OLI-DID

NOF	RTHERN	Г	District of	WEST VIRGINIA	THE CLERK
UNITED STA	res of Ami	ERICA	U	a Criminal Case on of Probation or Supervised Release)	
NICHOLAS IRA	ARTHUR ak	a "NICK"	G N	# 0.5 CP 40. 00	
			Case No.	5:05CR49-03	
			USM No.	01148-088	
			Brendan S. L		
THE DEFENDANT:				Defendant's Attorney	
X admitted guilt to vio	lation of	Standard condition	ıs	of the term of supervision.	
was found in violation	on of		aft	er denial of guilt.	
The defendant is adjudic	ated guilty of	these violations:			
Violation Number	Nature o	f Violation		Violation Ended	
1	Excessive	Use of Alcohol		08/10/2009	
2	Failure to	Follow the Instruction	ns of the Probation C	Officer 08/28/2009	
3	Excessive	Use of Alcohol		08/30/2009	
The defendant is the Sentencing Reform	-			this judgment. The sentence is imposed	
☐ The defendant has r	ot violated cor	ndition(s)	and is	s discharged as to such violation(s) condi	tion.
It is ordered the change of name, residen fully paid. If ordered to economic circumstances	at the defendar ce, or mailing pay restitution	nt must notify the Unit address until all fines a, the defendant must	ed States attorney for , restitution, costs, an notify the court and U	r this district within 30 days of any d special assessments imposed by this ju Inited States attorney of material change	dgment are s in
Last Four Digits of Def	endant's Soc.	Sec. No.: 0782	<u> </u>	September 23, 2009 Date of Imposition of Judgment	
Defendant's Year of Bir	th <u>1958</u>	_	a	leder PStans	12_
City and State of Defend	lant's Residen Wheeling, W		<u> </u>	Signature of Judge	
			FRE	EDERICK P. STAMP, JR., U.S. DISTRI Name and Title of Judge	CT JUDGE
			<u>_</u>	eptouper 23, 200	9
				Date	/

		Sheet 2	— I1	npris	onmen	ıt									Inde	rment		Page	2		of	3
DEFE		ANT: JMBER:	•		HOLA CR49		ARTHU	IR al	ka 'N	лск"					Juuş	ment	_	1 agc		- `	л <u> </u>	
01202								IM	1PR	OSE	NM	EN	T									
total to				•	comr onths		to the cus	tody	y of t l	he Uni	ited S	tates	Burea	u of	Priso	ons to	be	impris	oned f	or a		
X	The	e court 1	nake	es the	e foll	owin	g recom	mei	ndati	ions t	to the	e Bı	ıreau	of I	Priso	ns:						
	X	That the	e defe	ndan deter	be in	carcer by the	ated at FN Bureau	MC I	Butne rison	er or a	t an a	ppro	priate:	med	lical f	acility	to	addre	ss his	vario	ous me	edical
		a R	nd at teside	a fac ential	ility w Drug	here tl Abuse	ne defend Treatme	ant ont Pr	can pa rogra	articip m, as o	ate ir deteri	n sub mine	stance d by th	abu ne Bu	se tre ureau	atmen of Pri	it, ii isor	ncludi 1s.	ng the	500	-Hour	•
		That the	e defe ned b	ndan y the	t be al Burea	lowed u of P	to partici risons.	pate	in ar	ıy edu	catio	nal o	r voca	tiona	al opp	ortun	itie	s whil	e incar	cera	ted, a	s
	Purs or at	suant to 4 t the dire	2 U.S	S.C. § of the	1413 Prob	5A, th ation (e defenda Officer. (nt si DN.	hall s A pre	ubmit vious!	to Di ly col	NA o lecte	ollecti d on 0	ion v 1/18	while 3/200	incarc 7)	ега	ted in	the Bu	ıreaı	of P	risons,
X	The	defenda	nt is 1	eman	ded to	the c	ustody of	the 1	Unite	ed Stat	es Ma	arsha	ıl.									
	The	defenda	nt sha	dl sur	render	r to the	United S	State	s Ma	rshal f	for th	is dis	strict:									
		at					_	l.		p.m.	on											
		as notif	ied b	y the	United	1 State	s Marsha	l.														
	The	defenda	nt sha	ıll sur	rende	r for se	ervice of	sente	ence a	at the	institu	ıtion	design	nated	d by t	he Bu	rea	u of P	risons:			
		before 2	2 p.m	. on						<u> </u>												
		as notif	ied b	y the	United	l State	s Marsha	1.														
		as notif	ied b	y the	Proba	tion or	Pretrial S	Serv	rices (Office.	•											
		on					, as dire	ectec	d by t	he Un	ited S	States	Mars.	hals	Serv	ice.						

RETURN

I have executed this judgment as follows:

	Defendant delivered on		to	
ıt _		,	with a certified copy of this judgment.	

Ву		
	DEPUTY UNITED STATES MARSHAL	

UNITED STATES MARSHAL

AO 245D (Rev. 09/08) Judgment in a Criminal Case for Revocations Sheet 3 — Supervised Release

Judgment—Page 3 of 3

DEFENDANT:

NICHOLAS IRA ARTHUR aka "NICK"

CASE NUMBER:

5:05CR49-03

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of:

Zero (0) Months

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter as determined by the court.

The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
The above drug testing condition is suspended, based on the court's determination that this condition has been satisfied during a previous term of supervision. (Check, if applicable.)
The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
The defendant shall cooperate in the collection of DNA as directed by the probation officer unless previously collected by the Bureau of Prisons. (Check, if applicable.)
The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et. seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense. (Check, if applicable.)
The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is be a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.